	Case 4:15-cr-06049-EFS ECF No. 99 filed 09/27/16 PageID.199 Page 1 of 2
3.5	U.S. DISTRICT COURT
1	EASTERN DISTRICT OF WASHINGTON
2	SEP 2 7 2016 SEAN F. MCAVOY, CLERK
3	RICHLAND, WASHINGTON
4	
5	UNITED STATES DISTRICT COURT
2000	
6	EASTERN DISTRICT OF WASHINGTON
7	UNITED STATES OF AMERICA, )
8	Plaintiff, NO. 4:CR- 15 - 6049 -EFS- 2
9	v. ) DEFENDANT'S STATEMENT OF REASONS IN SUPPORT
10	JESE D. CASILLAS CARRILLO OF THE MOTION TO CONTINUE TRIAL
11	Defendant. )
12	
13	My attorney has advised me of my right under the Speedy Trial Act, 18 U.S.C. § 3161, to
14	go to trial within a seventy-day period. My attorney has also advised me that a continuance of the
15	trial is needed, and we discussed the reasons for a continuance.
16	A motion to continue the trial has been filed.
17	My attorney has advised me, and I understand that, if the Court grants the motion to
18	continue that all time between the date the motion to continue was filed and the new date for trial
19	will be excluded from the speedy-trial period under the Speedy Trial Act.
20	After reviewing the motion and discussing the reasons for the requested continuance with
21	my attorney, I knowingly and voluntarily ask this Court to grant that motion to continue and reset
22	the trial date from its current date of 10/17/2016 to a date not later than
23	for the following reasons as found in 18 U.S.C. § 3161: Oce to the light
24	for the following reasons as found in 18 U.S.C. § 3161: Ove to the light

Defendant's Statement of Reasons in Support of Motion to Continue Trial - 1

Rev. 3/8/2016

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6	I declare under penalty of perjury that the foregoing is true and correct.
7	Jesé D Casillas C. Defendant Date: 5/27/16
8	Date: 5/27/16
9	I have read this form and discussed the contents with my client.
10	Counsel for Defendant
11	Counsel for Defendant Date: 9/27 (6
12	I have translated this form into a language in which the Defendant is conversant. If
13	I have translated this form into a language in which the Defendant is conversant. If questions have arisen, I have notified the Defendant's counsel of the questions and have not offered not given advice nor personal opinions.
14	Dulca Bustamanta FCCT Interpreter (printed name)
15	Interpreter (printed name)  Interpreter (signature)
16	Date: $9-27-16$
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28	Defendant's Statement of Bassans in Support of Maties to Continue Trial 2
20	Defendant's Statement of Reasons in Support of Motion to Continue Trial - 2  Rev. 3/8/2016